PROCEDURAL ORDER OF THE BUSINESS LITIGATION SESSION REGARDING PARTIAL DISPOSITIVE MOTIONS

While permitted by rule, motions that are addressed to the disposition of some but not all of the claims or issues on behalf of or against a party in a case consume substantial amounts of the court's and the parties' time and resources but often do not substantially reduce the length of the litigation or trial.

Accordingly, prior to serving and filing a motion for partial summary judgment, a motion to dismiss, or for judgment on the pleadings addressed to some but not all of the claims, counterclaims or cross claims, or any other dispositive motion that addresses fewer than all of the claims or issues as to a party in a case, the moving party shall confer with all other parties concerning the benefits and costs of such a motion, its scope and effect on the balance of the litigation, and the time needed to prepare, argue and decide the motion. The moving party, or all parties if there is agreement to do so, shall then request a status conference with the Court by a telephone call or a brief letter to the session clerk. The purpose of the conference is to discuss the proposed filing of the motion and whether its presentation to and disposition by the Court will materially and substantially advance or reduce the scope of the litigation. The Court will decide at that conference whether to permit such a motion and, if so, will develop a schedule with the parties for filing and hearing the motion.

Judith Fabricant

Justice of the Superior Court Administrative Justice of the Business Litigation Session

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